## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

UNITED STATES OF AMERICA

vs.

Case No. 3:22-cr-00018

**Judge Trauger** 

**DONTRE WOODRUFF** 

## NOTICE OF FILING OF BODY CAMERA FOOTAGE

Pursuant to Administrative Order No. 205, Defendant Dontre Woodruff hereby gives notice that he is filing with the Clerk a thumb drive marked "Bone McAllester Norton PLLC" and "US v. Woodruff, 3:22cr18, Def. Exhibits," containing the following video files:

**Exhibit 1** in support of Defendant's Motion to Suppress, Doc. 36:

RobertRuiz\_202112160911\_WFC1106884\_43949378.avi (body camera footage from Metropolitan Police Department Detective Robert Ruiz dated December 16, 2021, produced by the government in discovery in this case);

**Exhibit 2** in support of Defendant's Motion to Suppress, Doc. 36:

CandiceSoper\_202112160912\_WFC1112315\_45238165.avi (body camera footage from Metropolitan Police Department Officer Candice Soper dated December 16, 2021,, produced by the government in discovery in this case);

**Exhibit 3** in support of Defendant's Motion to Suppress, Doc. 36:

ChristopherLawson\_202112160911\_WFC1115114\_55652234.avi (body camera footage from Metropolitan Police Department Officer Christopher Lawson dated December 16, 2021, produced by the government in discovery in this case); and

**Exhibit 4** in support of Defendant's Motion to Suppress, Doc. 36:

BenjaminCole\_202112160908\_WFC1125217\_14863342.avi (body camera footage from Metropolitan Police Department Officer Benjamin Cole dated December 16, 2021, produced by the government in discovery in this case).

Dated July 5, 2022.

Respectfully submitted:

s/W. Justin Adams

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Counsel for Dontre Woodruff

## **CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing document was served via the Court's

ECF system on July 5, 2022, on:

Rachel M. Stephens, Esq. Assistant United States Attorney 110 Ninth Avenue South, Suite A-961 Nashville, Tennessee 37203 rachel.stephens2@usdoj.gov

s/W. Justin Adams